## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

MANDIE ROGERS,	)
Plaintiff,	) Case No. 4:18-01019-CV-W-GAF
vs.	)
CASEY'S GENERAL STORE <sup>1</sup> And CASEY'S MARKETING COMPANY,	) ) )
Defendants.	) )

### NOTICE TO TAKE VIDEOTAPED DEPOSITION

Defendant will take the videotaped deposition of Plaintiff Mandie Rogers upon oral examination on the 9th day of October, 2019, beginning at 9:00 a.m. at the offices of Littler Mendelson, P.C., 1201 Walnut Street, Suite 1450, Kansas City, Missouri 64106.<sup>2</sup> Said deposition will be upon oral examination before a certified court reporter recorded stenographically and videographer. The deposition will continue from day to day until completed.

<sup>&</sup>lt;sup>1</sup>Casey's General Stores, Inc. ("CGS") is not the proper corporate defendant. CGS is a holding company that does not have any employees. Casey's Marketing Company ("CMC"), not CGS, owned the store at which Plaintiff worked. As such, Plaintiff was a CMC employee, not a CGS employee, and CMC is the proper corporate defendant.

<sup>2</sup>This Notice replaces Plaintiff's previous Notice of Videotaped Deposition, in which Plaintiff filed on July 24, 2019 a Notice to take Plaintiff's deposition on October 07, 2019.

# Respectfully submitted,

/s/ Robert J. Rojas

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#### ATTORNEYS FOR DEFENDANT

### **CERTIFICATE OF SERVICE**

By signing below, I certify that Littler Mendelson, P.C. served the foregoing on Plaintiff's counsel (address below) via the Court's ECF system this 4<sup>th</sup> day of September, 2019:

David A. Lunceford Lunceford Law Firm, LLC 201 S.E. First Street Lee's Summit, MO 64063 LLF.DLunceford@gmail.com

ATTORNEYS FOR PLAINTIFF

/s/ Robert J. Rojas

ATTORNEY FOR DEFENDANTS